

UNITED STATES COURT OF APPEALS
FOR THE NINTH CIRCUIT

FILED

JUL 15 2022

MOLLY C. DWYER, CLERK
U.S. COURT OF APPEALS

WALEED KHALID ABU AL-WALEED
AL HOOD AL-QARQANI; AHMED
KHALID ABU AL-WALEED AL HOOD
AL-QARQANI; SHAHA KHALID ABU
AL-WALEED AL HOOD AL-QARQANI;
NAOUM AL-DOHA KHALID ABU AL-
WALEED AL HOOD AL-QARQANI;
NISREEN MUSTAFA JAWAD ZIKRI,

Petitioners-Appellants,

v.

CHEVRON CORPORATION; CHEVRON
USA INC.,

Respondents-Appellees.

In re: EDWARD C. CHUNG.

No. 19-17074

SPECIAL MASTER
PROCEEDING

DC No. 4:18-cv-03297-JSW
ND Cal., Oakland

ORDER

Before: TASHIMA, Circuit Judge, acting as Special Master:

1. Appellants' Motion to Special Master for clarification, etc. [Dkt. 93]
is granted in part.

A. The Clerk's order striking Appellants' brief [Dkt. 90] is vacated and
the brief shall be accepted as filed.

B. The time within Chevron's responding brief is due is extended to
August 5, 2022, and the due date of Appellant's reply brief is extended to August

19, 2022. The scheduled hearing date of August 26, at 9:30 a.m., remains the same.

2. Respondents-Appellees' request for judicial notice [Dkt. 94] is granted. Appellants' motion to strike Chevron's post-mandate FRE motion [Dkt. 95] is denied.

3. Appellants' motion to compel access [Dkt. 96] to audio recordings is denied as moot, and to compel access to video recordings is denied, as unnecessary.

4. Appellants' motion to strike [Dkt. 98] is denied.

5. All other pending motions are denied.